1	DANIEL G. BOGDEN	
	United States Attorney	
2	ANDREW W. DUNCAN	
0	Assistant United States Attorney	
3	501 Las Vegas Blvd S., Suite 1100	
$_4$	Las Vegas, Nevada 89101   702-388-6336	
4	Attorneys for United States of America	
5	Thiorneys for Chinea States of Timerica	
	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
6		
_	UNITED STATES OF AMERICA,	,
7	UNITED STATES OF AMERICA,	)
8	Plaintiff,	) Case No.: 2:12-CR-321-GMN-PAL-2
0	ĺ	, )
9	vs.	)
		) Government's Motion To
10	SHARRON CRABB,	) Unseal Addendum To Petition
	Defendant.	(ECF No. 115)
11	Defendant.	) )
12		<i>)</i>
14		
13	This motion requests the unsealing of an Addendum to Petition (Probation	
	E 10\(\text{PCEN_1_11\(\text{F}\)}\)   1   1   01 0010 \(\text{F}\)	
14	Form 12) (ECF No. 115), dated January 21, 2016. The government requests that	
1 =	the Court unseal the Addendum so the document may be referenced in an appeal	
15	the court unsear the radendam so the document may be referenced in an appear	
16	pending before the U.S. Court of Appeals for the Ninth Circuit.	
17	On April 21, 2016, the Court held a revocation of probation hearing with	
	wasnest to defendent Shawan Crabb. The basis for the bearing was a Potition (ECI	
18	respect to defendant Sharron Crabb. The basis for the hearing was a Petition (ECF	
19	No. 102), and an Addendum thereto (ECF No. 115), alleging that Crabb used	
13		
20	marijuana and lied to her Probation officer. The Court unsealed the Petition on	
	N. J. 40 0047 (DCDN 400) I	
21	November 12, 2015 (ECF No. 106). It appears from the docket, however, that at the	
00	revocation hearing, neither Probation nor the parties requested that the	
22		
23	Addendum be unsealed, as is typically requested.	
	i 1	

At the revocation hearing, the Court referenced the allegations of both the unsealed Petition and the sealed Addendum. 06/30/16 Tr. at 20-21, 26-28 (ECF No. 132). Crabb admitted to violating the terms of her probation. *Id.* at 27-28. After considering the evidence and Crabb's admissions, the Court revoked probation and sentenced Crabb to three months of imprisonment. (ECF No. 126.) Crabb filed a notice of appeal on May 2, 2016. (ECF No. 128.)

The government requests that the Court unseal the Addendum so that the government may reference it in its answering brief (due October 12, 2016), and so that the appellate court can easily access the document on CM/ECF. The other relevant revocation documents in this case were previously unsealed by the Court. See, e.g., ECF Nos. 102 (Petition), 103 (Order). It appears that a request to unseal was inadvertently not made at the revocation hearing. Thus, the government requests that the Court enter an order unsealing the Addendum so that it may be referenced on appeal.

DATED this 6th day of October 2016.

DANIEL G. BOGDEN United States Attorney

/s/ Andrew W. Duncan
ANDREW W. DUNCAN
Assistant United States Attorney

IT IS SO ORDERED.

**DATED** this  $\frac{13}{2}$  day of October, 2016.

Gloria M. Navarro, Chief Judge

United States District Court

## **CERTIFICATE OF SERVICE**

all counsel of record with the Clerk of the Court for the United States District Court,

I hereby certify that a true and correct copy of the foregoing **Government's** 

3 Motion to Unseal Addendum to Petition was filed and served via CM/ECF upon

District of Nevada

Dated this 6th day of October 2016.

<u>/s/ Ashlin Brown</u> Legal Assistant

U.S. Attorney's Office